

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

1 Ulysses Williams Special Needs Trust

Case No. 02CEPR01013

Attorney Poochigian, Mark S. (for Westamerica Bank, Trustee)

Sixth Account and Report of Trustee and Petition for Approval Thereof, and for Allowance of Trustee's Compensation and Attorneys' Fees

	NEEDS/PROBLEMS/COMMENTS:
	CONTINUED TO 12/2/15
	Per Attorney request
Aff.Sub.Wit.	
Verified	
Inventory	
PTC	
Not.Cred.	
Notice of Hrg	
Aff.Mail	
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	
Conf.	
Screen	
Letters	
Duties/Supp	
Objections	
Video	
Receipt	
CI Report	
9202	
Order	
Aff. Posting	Reviewed by: skc
Status Rpt	Reviewed on: 10/27/15
UCCJEA	Updates:
Citation	Recommendation:
FTB Notice	File 1 - Williams

2A Wanda H. Bingham (CONS/PE) Case No. 11CEPR00949

Attorney Roberts, David A. (Petitioner – Attorney for Former Conservator)

Attorney Janisse, Ryan M. (for Randy Grace – Current Conservator – Objector)

Attorney Boyett, Deborah (Court appointed attorney for Conservatee)
Petition for Order Awarding Attorneys Fees

	Femilian for details	NEEDS /DDODLEASS /
	See petition for details.	NEEDS/PROBLEMS/ COMMENTS:
		COMMENTS.
		This matter was continued to
		trail the new accounting at
Cont. from 050515,		Page B per Minute Order
060215, 061215,		8/24/15.
072015, 082415, 092815		
Aff.Sub.Wit.		Note: Deborah Boyett, Court
		appointed attorney for Conservatee, field Notice of
✓ Verified		Non-Opposition on 5/29/15.
Inventory		Non-Opposition on 3/27/13.
PTC		1. Petitioner requests
Not.Cred.		compensation from the
✓ Notice of		conservatorship estate for
Hrg		services in connection with
✓ Aff.Mail W		the conservatee's trust. The
Aff.Pub.		Court may require clarification or payment
Sp.Ntc.		from the trust rather than
Pers.Serv.		the conservatorship estate.
Conf.		·
Screen		
Letters		
Duties/Supp		
✓ Objections		
Video		
Receipt		
CI Report		
9202		
✓ Order		
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 10/26/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 2A - Bingham

2A

Attorney

2B

Magness, Marcus D. (for Randy Grace – Successor Conservator – Petitioner)

Fourth Amended Account and Report of Conservator

		See petition for details.	NEEDS/PROBLEMS/COMMENTS:
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of		Minute Order 8/24/15 (Third Amended Account), in relevant part: The Court will allow Mr. Magness to complete the accounting so that it shows a balanced account through the date Ms. St. Louis stopped acting as Conservator. The Petition for Order Awarding Attorney's Fees (Page A) will trail the new accounting.
	Hrg		Note: The order as submitted indicated "Fourth Account."
Ě	Aff.Mail W		Examiner interlineated the order to
	Aff.Pub.		reflect "Fourth Amended Account."
-	Sp.Ntc.		
-	Pers.Serv.		Need account statements for the
	Conf. Screen		closing date of the account
-	Letters		period pursuant to Probate Code §2620(c). (Only the June 2012
	Duties/Supp		IRA statement is provided.)
	Objections		,
-			2. The Court may require
	Video Receipt		clarification regarding the IRA
	CI Report		Bank fee of approx. \$175/month. (The above-noted statements
~	2620(c) ×		may clarify.)
~	Order		
	Aff. Posting		Reviewed by: skc
	Status Rpt		Reviewed on: 10/26/15
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 2B – Bingham

2B

3 Wilfred Carl Mell (Estate)

Case No. 12CEPR00225

Attorney: Randolf Krbechek (for Executor Dale G. Mell) Attorney: Leigh W. Burnside (for Objector Dale L. Mell)

Probate Status Hearing RE: Filing of an Amended Petition

	DALE GEORGE MELL, executor, filed his petition for first and final account.	NEEDS/PROBLEMS/C
Cont. from Aff.Sub.Wit.	DALE L. MELL filed objections to the first and final account of Executor, Dale G. Mell.	Need amended current written store pursuant to Loca states in all matte hearing verified s
Verified Inventory	A court trial was held on 10/6/15. Minute order states Mr. Krbechek	must be filed no l days before the t
PTC Not.Cred.	represents that the parties have settled, and the Court notes aa Notice of Entry of Dismissal was filed by Ms. Burnside on	Reports must con applicable code Notice of the stat
Notice of Hrg	10/5/15. Mr. Krbechek will file an amended petition; no appearance is	together with a c Report shall be se
Aff.Mail	necessary on 11/3/15 if said petition is	necessary parties
Aff.Pub.	filed at least two court days prior.	
Sp.Ntc.		
Pers.Serv.		
Conf. Screen		
Letters		
Duties/Supp		
Objections		
Video Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt	_	Reviewed on: 11/28
UCCJEA	_	Updates:
Citation	_	Recommendation:
FTB Notice		File 3 – Mell

COMMENTS:

account or tatus report al Rule 7.5 which ers set for status status reports later than 10 hearing. Status mply with the e requirements. atus hearing, copy of the Status served on all es.

8/15

3

Bagdasarian, Gary G. (for Maler Ali Tareb – Administrator)

Status Hearing Re: Filing of the First Account and/or Petition for Final Distribution

	Sidios Hearing Re. Filling of the Filst Account and/or Fellilon for Final Distribution				
DOD: 08/14/11	MALER ALI TAREB, son, was appointed as	NEEDS/PROBLEMS/COMMENTS:			
	Administrator on 07/03/13. Letters of	GONTINUED EDOM 00/00/15			
	Administration were issued on 07/03/13.	CONTINUED FROM 09/29/15			
	Final Invanton (8 April 1915 al	Minute Order from 09/29/15 states:			
Cont. from 090514,	Final Inventory & Appraisal filed 07/15/13 - \$85,000.00	Counsel requests 30 days; no			
092314, 121614,	07/15/13 - \$85,000.00	appearance is necessary if the petition is filed at least two court			
021715, 042115,	Status Report filed 09/25/15 states: the	days prior.			
092815	sole asset of the estate is real property	days prior.			
Aff.Sub.Wit.	located on S. Winery in Fresno. The	As of 10/27/15, nothing further has			
Verified	Administrator has attempted to work	been filed.			
Inventory	with Wells Fargo Bank on adjusting the				
PTC	loan amount secured by the real	Need Account/Report of			
Not.Cred.	property in order to allow a sale of the	Administrator and Petition for			
Notice of	property in an amount that would benefit the estate. It has just been	Final Distribution.			
Hrg	determined that Wells Fargo has denied				
Aff.Mail	all requests for reconsideration.				
Aff.Pub.	Consequently, a 30 day continuance is				
Sp.Ntc.	requested in order to file a Petition to				
Pers.Serv.	close the estate and abandon the real property asset of the estate.				
Conf.	property asserted the estate.				
Screen					
Letters					
Duties/Supp					
Objections					
Video					
Receipt					
CI Report					
9202					
Order					
Aff. Posting		Reviewed by: JF			
Status Rpt		Reviewed on: 10/27/15			
UCCJEA		Updates:			
Citation		Recommendation:			
FTB Notice		File 4 - Tareb			

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Wright, Janet L. (for Donald J. Granz – Executor/Petitioner)

Petition for Approval of First Account and Report, Approval of Payment of Statutory Attorney's Fees, Approval of Payment of Executor's Statutory Fees and for Preliminary Distribution

DOD	0: 05/23/13		DONALD J. GRANZ, Executor, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
Con	t. from Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters 09/03 Duties/Supp Objections Video	3/13	DONALD J. GRANZ, Executor, is Petitioner. Account period: 05/23/13 – 06/30/15 Accounting: \$730,626.75 Beginning POH: \$703,662.25 Ending POH: \$652,672.63 (\$263,177.06 is cash) Executor: \$8,056.62 (representing 50% of the Statutory Fee of \$16,113.25) Attorney: \$14,501.92 (representing 90% of the Statutory Fee of \$16,113.25) Petitioner states that the estate is not is a condition to be closed at this time. An additional Inventory & Appraisal – Supplemental, reporting miscellaneous securities recently located and currently being marshaled remains to be filed. It is anticipated that an additional \$1,000.00 - \$5,000.00 in date of death value will be reported. In addition to filing the Supplemental Inventory & Appraisal, the only remaining estate administration matters are: (1) the conversion of the Decedent's remaining stock certificates to	NEEDS/PROBLEMS/COMMENTS: 1. Probate Code § 11623(a) (2) states that the aggregate of all property in preliminary distributions should not exceed 50% of the net value of the estate. It is unclear from the information provided in the Petition whether the proposed distributions equate to more than 50% of the net value of the estate. The Court may require more specific information as to the dollar value of each proposed distribution and the value of the assets that will be remaining in the estate after the proposed preliminary distributions are made.
✓ (Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation FTB Notice		book shares through RBC Wealth Management; and (2) filing of the estate's fiduciary income tax returns. Petitioner requests authority to make preliminary distributions, pursuant to Decedent's Will, as follows: Donald J. Granz - \$58,500.00 cash, plus various securities Sandra G. White - \$58,500.00 cash, plus various securities	Reviewed by: JF Reviewed on: 10/29/15 Updates: Recommendation: File 5 – Granz
			Donald J. Granz, as Trustee of the Catherine G. Thornton Special Needs Testamentary Trust - \$58,500.00 cash, plus various securities	

6 Richard C. Strong (Estate) Case No. 13CEPR00703

Attorney Erlach, Mara M. (for Pamela Strong – Former Executor)
Attorney Kruthers, Heather (for Public Administrator – Successor Executor)
Probate Status Hearing Re: Filing of the Final Account

DOD: 07/13/2013	PAMELA STRONG, spouse, was appointed Executor	NEEDS/PROBLEMS/COMMENTS:
	with limited IAEA authority without bond on	
	09/16/2013. Letters issued on 09/14/2013.	Need Final Account.
	Pursuant to Minute Order of 03/24/2015 the Public	
Cont. from 072815	Administrator was appointed. Minute Order states:	
Aff.Sub.Wit.	based on the information contained in the Status	
Verified	Report, the Court finds good cause to remove	
Inventory	Pamela Strong as Executor and appoints the Public Administrator forthwith.	
PTC	-	
Not.Cred.	Minute Order of 03/24/2015 set this status hearing	
Notice of	for the filing of the First and Final Account.	
Hrg	Status Poport Poggsaling Eailt was to Eile Einel Accessed	
Aff.Mail	Status Report Regarding Failure to File Final Account filed 10/23/2015 by the Public Administrator states	
Aff.Pub.	the attorney, Mara Erlach, on behalf of her client,	
Sp.Ntc.	Pamela Strong, filed a status report that she had lost	
Pers.Serv.	contact with her client and that she believed	
Conf.	through a third party that Pamela Strong moved to	
Screen	Southern California and was hospitalized. On	
Letters	03/24/2015, the Court removed Pamela Strong as the Administrator and appointed Public	
Duties/Supp	Administrator (PA) as successor. At the hearing, the	
<u>Objections</u>	PA requested a continuance to further investigate	
Video	this case. The PA provided the following information	
Receipt	to County Counsel on 08/06/2015:	
CI Report	Assets of the estate on the Partial No.: 1 Second of the estate on the Partial No.: 1	
9202	Inventory and Appraisement filed 03/14/2014 listed \$40,000.00 cash, but there	
Order Aff Posting	is no indication where it was held. The Final	Paviawad by:
Aff. Posting Status Rpt	Inventory and Appraisement filed	Reviewed by: LV Reviewed on: 10/29/2015
UCCJEA	03/19/2014 lists real property at 774 E. Wood	Updates:
Citation	Duck Circle, Fresno, Ca. 93730. This real	Recommendation:
FTB Notice	property was valued by the Probate	File 6 - Strong
	Referee at \$315,000.00. The property was held as Richard C. Strong and Pamela J.	0 001.9
	Strong, Husband and Wife, Community	
	Property on the Deed of Trust recorded	
	12/28/2006 as instrument no. 2006-0270999.	
	<u>Please see additional page</u>	

6(additional page) Richard C. Strong (Estate) Case No. 13CEPR00703

During the time Pamela Strong was Executor, there were two offers on the home on Wood Duck, one on 04/09/2014 for \$275,000.00, and a second all cash offer for \$225,000.00 on 04/15/2015. Both were intended to be Short Sales, but neither sale was completed. Subsequently, the PA found on the Recorder's website a Notice of Trustee's Sale scheduled for 06/01/2015. The total unpaid balance with costs, expenses and advances at the time of the initial Notice of Sale was listed as \$328,793.07. The PA contacted the Trustee, The Mortgage Law Firm, PLC in Temecula, and learned that the Trustee's Sale was continued to 07/10/2015, at which time the property was sold for \$265,201.00. The total costs at the time of this sale were reportedly in excess of \$384,000.00. The Probate Petition lists the Wood Duck Circle home as having a value of \$321,124.00 and encumbrances of \$296,057.00, leaving a net value of the property of \$25,067.00.

- There was nothing in the former attorney's file concerning the location of disposition of the \$40,000.00 listed in the Partial No.:1 Inventory.
- There is one Creditor Claim for \$217.45 from Capital One, dated 01/08/2015, which has been neither approved nor denied. The First and Final Account prepared and filed on 01/15/2015 by the former attorney indicates that no claims were presented to the estate, which appears to be inaccurate.
- At the time of Richard Strong's death, Pamela Strong was residing at 774 E. Wood Duck Circle, Fresno, Ca. 93730, according to the Probate Petition. On a Notice of Change of Address filed by Ms. Erlach, dated 11/13/2014, Pamela Strong's address was listed as 829 Chickadee Court, Fresno, Ca. 93730.
- The beneficiaries of the estate are:
 Holy Spirit Church \$1,000.00 cash gift
 Pamela J. Strong All other property
- Included with the former attorney's filed was a \$1000.00 check written to Holy Spirit Catholic Church, dated 12/02/2014, from account no. 1340591686 from Pamela Strong. This check appears to have been mailed on the same date to Ms. Erlach at McCromick Barstow and received 12/05/2014. The return address for Pamela Strong as of the date on the envelope is 754 Robin Lane, Fresno, Ca.

The PA provided the following additional information on 10/20/2015.

- The PA attempted to contact Pamela Strong at the Robin Lane address, but she no longer lives there. There
 is an indication that she lives in Irvine Ca. The PA will attempt to call her at the number found. Her son
 Andrew Strong reportedly lives in Fresno, but the PA believes he will not talk to them because of
 criminal/probation matter. They will attempt anyway.
- Since the PA has the account number from which the \$1,000.00 check was issued, she will call the bank to determine the status of the \$40,000.00 listed on the I&A by the former administrator.

The PA estimates that it will take another 60 days to complete her investigation and file a final report. Therefore, she requests that the next status hearing be set no sooner than December 15, 2015.

7 Daniel Kandarian (SNT) Case No. 13CEPR00796

Attorney

Johnson, Mark D (for Tom Avedesian and Louise Avedesian – Co-Trustees)
Probate Status Hearing RE: Proof of Bond

		TOM and LOUISE AVEDESIAN were	NEEDS/PROBLEMS/COMMENTS:
		appointed as Co-Trustees of the	NEEDS/TROBLEMS/COMMENTS.
<u> </u>		DANIEL KANDARIAN SPECIAL NEEDS	1. Need Proof of Bond.
		TRUST on 3-28-14 with bond of	
		\$52,514.00.	
Cont. fron			
Aff.Su	b.Wit.	At the hearing on 10/19/2015 regarding	
Verifie	ed	the Petition on First Accounting and	
Inven	tory	Request for Attorney Fees, the Court set	
PTC		this status hearing for Proof of Bond.	
Not.C	red.		
Notic	e of		
Hrg			
Aff.Mo	ail		
Aff.Pu	ıb.		
Sp.Nto	c.		
Pers.S	Serv.		
Conf.			
Scree	en		
Letter	'S		
Duties	s/Supp		
Objec	ctions		
Video			
Recei	ipt		
CI Re	port		
9202			
Order	r		
Aff. Po	osting		Reviewed by: LV
Status	s Rpt		Reviewed on: 10/29/2015
UCCJ	EA		Updates:
Citatio	on		Recommendation:
FTB No	otice		File 7 – Kandarian

Attorney Attorney Burnside, Leigh W. (for Petitioner Abraham Isaak Tubbs, Jr., Administrator, son)

Deal, Leonard E., (for Objector Jesse R. Tubbs, son)

First Amended (1) Petition for Settlement of First and Final Account; (2) for Allowance of Compensation for Ordinary Services as Administrator, (3) for Reimbursement of Advanced Costs, and (4) for Allowance of Ordinary and Extraordinary Attorneys' Fees, and (5) for Final Distribution Subject to a Real Property Lien for Costs of Administration and Debts Owed by the Estate

	D. 10/20/0011		ADDAHAAA ISAAK TUDOS ID. aana ana d	NIFFDC /DDODLEAGC /COAAAFNITG.
ВС	D: 12/30/2011		ABRAHAM ISAAK TUBBS, JR., son and Administrator, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
_			Administrator, is remioner.	Page 8B is the Status Hearing Re
			Account period: 12/30/2011 - 12/31/2014	Settlement.
			Accounting - \$45,204.74	Continued from 9/29/2015.
Со	ont. from 06301	15,	Beginning POH - \$45,204.74	Communed from 7/27/2015.
08	1115, 092915		Ending POH - \$45,204.74	The previously submitted
	Aff.Sub.Wit.		(real property and \$204.74 cash)	order appears to be
1	Verified			superseded by the
Ľ			Administrator - \$1,808.19	stipulation for settlement and
✓	Inventory		(statutory)	distribution noted on Page
/	PTC			8B. Need revised proposed
_			Attorney - \$1,808.19	order pursuant to Local Rule
✓	Not.Cred.		(statutory)	7.1.1(F), which provides a
/	Notice of		Attornou VO 61 /02 50	proposed order shall be
•	Hrg		Attorney XO - \$1,693.50 (per Declaration filed 3/11/2015; for	submitted with all pleadings
	Aff.Mail	W/	preparation of affidavit-death of joint	that request relief.
<u> </u>		**/	tenant to clear title (1.10 paralegal hours	
	Aff.Pub.		totaling \$148.50); collection of unclaimed	
1	Sp.Ntc.		property held by Controller's office @ .10	
È	Dava Carri	<u> </u>	attorney hours and 7.40 paralegal hours	
	Pers.Serv.		totaling \$1,050.00; attempts to sell property	
	Conf.		to satisfy claim of DOH @ .70 attorney hours	
	Screen	ana 1.80 paralegal nours totalina \$495.00:1		
	LCIICIS	4		
	Duties/Supp		Court Costs - \$870.00	
✓	Objections	W/ POS	(filing fees; due prior to distribution;)	
	Video		Attornou Costs 6/17/1	
	Receipt		Attorney Costs - \$667.61 (recording fees, probate referee,	
	CI Report		publication, certified copies;)	
1	9202		poblication, certifica copies,	
<u> </u>			~Please see additional page~	
✓	Order			
	Aff. Posting			Reviewed by: LEG
	Status Rpt			Reviewed on: 10/29/15
	UCCJEA			Updates:
	Citation			Recommendation:
./	FTB Notice			File 8A - Tubbs
Ľ				

Petitioner states:

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- Creditor's Claims were filed by the Department of Health (DOH); \$47,781.76 for benefits to ABRAHAM TUBBS, predeceased spouse of Decedent; and \$132,174.44 for Decedent); both of the heirs of the estate filed hardship waivers with DOH; the hardship waiver filed by Petitioner Abraham Isaak Tubbs, Jr., was denied by DOH as to both Creditor's Claims;
- Based on information and belief, DOH approved the hardship waiver for **JESSE ROGER TUBBS**, son, as to the Creditor's Claim filed regarding the Decedent, but denied the hardship waiver as to the claim for Abraham Tubbs (Decedent's spouse);
- The estate does not have cash available to pay the creditors' claims and they remain unpaid;
- The DOH has requested that Petitioner include the following language in both the Petition and order for final distribution:
 - "Distribution is subject to a LIEN [in the amount of \$33,750.00] in favor of the STATE OF CALIFORNIA, DEPARTMENT OF HEALTH CARE SERVICES, on the real property located in the County of Fresno, State of California, described as [real property legal description omitted; terms of repayment omitted];
- Initially, it was believed that 3 unclaimed properties may belong to the estate; **\$204.74** from ADT Security is an estate asset [included on a Supplemental I & A filed 10/27/2014]; upon further research, it was discovered that in fact **\$4,616.73** was monies deposited by Petitioner's parents while Petitioner was incarcerated and belongs to Petitioner as his sole and separate property; a safe deposit box was established by Decedent's parents at Guarantee Savings (acquired by Citibank) and Petitioner's father included Petitioner's name as a signer for accessing the contents; Petitioner found the following in the safe deposit box:
 - 1. One man's gold wedding band, belonging to Petitioner's father (Decedent's husband); Petitioner still has this gold band in his possession;
 - 2. One woman's gold wedding ring with seven small diamonds, belonging to Decedent; Petitioner still has this gold ring in his possession;
 - 3. One small baby ring with two small diamonds on gold band; Petitioner alleges this ring belonged to him and he has sold the ring;
 - 4. Two small children's gold bracelets; Petitioner alleges these bracelets belonged to him and he has sold the bracelets;
- Petitioner has been unable to proceed with the sale of the real property and house to pay the costs
 of administration and debts of the estate due to the fact that the remaining heir, JESSE ROGER TUBBS,
 son, resides in the house and refuses to vacate the premises or pay rent;
- Based on information and belief, all real property taxes due and payable by the estate have been paid by JESSE ROGER TUBBS;
- Unpaid costs of administration include filing fees of \$870.00; DOH claims of \$47,781.76 and \$132,174.44; Petitioner's compensation of \$1,808.19; statutory and \$1,693.50 extraordinary compensation of \$1,808.19 to Petitioner's attorney; \$667.61 costs advanced by attorney; closing expenses [listed fully on Page 7 paragraph 25 (A) through (G)].

~Please see additional page~

Proposed Distribution pursuant to intestate succession is to:

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- ABRAHAM ISAAK TUBBS, JR. One man's gold wedding band; and ½ interest in real property, subject to the following liens payable in the following order of priority pursuant to Probate Code § 11420, due upon the death of the distributees, or the sale or transfer of the real property, or escrow funding, or default in payments:
 - Court filing fees of \$870.00 less \$204.74 cash in estate for a total of \$665.26;
 - Statutory attorney fees of \$1,808.19 and extraordinary fees of \$1,693.50 and costs advanced of \$667.61 for a total of \$4,169.30;
 - Statutory administrator commissions to Petitioner of \$1,808.19;
 - Lien in favor of the State of California, Department of Health Care Services, on the real property (including the terms as stated in the proposed order).
- 2. **JESSE ROGER TUBBS** One woman's gold wedding ring with 7 small diamonds; and ½ **interest in real property**, **subject to the following liens** payable in the following order of priority pursuant to Probate Code § 11420, due upon the death of the distributees, or the sale or transfer of the real property, or escrow funding, or default in payments:
 - Court filing fees of \$870.00 less \$204.74 cash in estate for a total of \$665.26;
 - Statutory attorney fees of \$1,808.19 and extraordinary fees of \$1,693.50 and costs advanced of \$667.61 for a total of \$4,169.30;
 - Statutory administrator commissions to Petitioner of \$1,808.19;
 - Lien in favor of the State of California, Department of Health Care Services, on the real property (including the terms as stated in the proposed order).

Request by JESSE R. TUBBS to Take Judicial Notice of State of California Department of Health Care Services Action and California Code of Regulations; and Declaration of Leonard E. Deal to Support Request was filed 6/19/2015, and states:

- Respondent requests the Court take judicial notice of the attached copies of documents:
 - 1. <u>Grant of Hardship Waiver</u>: Under Evidence Code §§ 451(b) and 452(c) as an official act of an executive department:
 - State of California Department of Health Care Services 8/27/2014 grant to Jesse Tubbs of 22 CCR § 50963(a)(4) hardship waiver of lien claim against the Estate of Julia Tubbs;
 - 2. California Code of Regulations: Under Evidence Code § 452(b):
 - Section 50960.36, definition of Voluntary Post-Death Lien, agreed to and placed on real property to secure payment of lien;
 - Section 50961(e), Estate Claims, subject to waiver of proportionate share when granted;
 - Section 50963(a)(4), Substantial Hardship Criteria;
 - Section 50965(d)(e), Voluntary Post-Death Lien, monthly amount based on ability to pay and full payment due on sale of property;
 - 3. Respondent **JESSE R. TUBBS** submits that the exhibits attached hereto are sufficient information for the Court to take judicial notice of the documents and contents to the extent allowed by law.

~Please see additional page~

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Declaration of Leonard Deal states all of the items attached to the request to take judicial notice are true and accurate copies of the documents represented; he obtained the 8/27/2014 grant of hardship from Respondent Jesse R. Tubbs; he obtained all items represented as California Code of Regulations from the Westlaw Next California Code of Regulations website.

Response of JESSE R. TUBBS to ABRAHAM ISAAK TUBBS, JR., to First Amended Petition for Settlement of First and Final Account, etc., filed on 6/19/2015 states:

- Jesse Tubbs, a widower, responds and objects to the Petitioner's First Amended Petition, and repeats the relevant portions of Respondents 4/17/2015 Response to the original petition to avoid the need for referral back to the 4/17/2015 response;
- <u>Summary of Response, Objections, and Proposed Lien:</u> Petitioner and Jesse are the only two children and therefore the only two heirs of the intestate Decedent Julia Tubbs and her late husband, Abraham Tubbs; the objections and contentions involve the Department of Health Care Services liens on the residence on West San Joaquin Street in Fresno; the contentions also relate to the form of the proposed lien, not the need for a lien for securing payment of the Court filing fee, compensation, and costs;
- Respondent Jesse Tubbs denies that the \$4,616.73 was deposited for Petitioner's benefit; and also
 denies that the small baby ring or the children's bracelets belonged to Petitioner; in the interest of
 resolving this case, Respondent does not object to the accounting; Respondent does not object to
 the requested attorney fee for ordinary services, administrator commission, advanced costs, or
 statement of unpaid court filing fees; Respondent takes no position on the request for extraordinary
 attorney fee;
- Respondent Jesse Tubbs consents to the proposed distribution of the man's gold wedding band and the woman's wedding ring;
- Respondent Jesse Tubbs will consent to the distribution of the residence to Petitioner Abraham Isaak Tubbs, Jr., and Jesse R. Tubbs, as tenants in common, each as to an undivided 50% interest, with Respondent's consent conditioned upon allocation and statement of the liens proposed in the form set forth by Respondent herein;
- Respondent Jesse Tubbs consents to a voluntary post death lien in favor of the State of California
 Department of Health Care Services in the amount of \$11,500.00 against his undivided 50% interest in
 the form set forth herein;
- Respondent Jesse Tubbs objects to the form of distribution as proposed by Petitioner as failing to adequately state the interests of the distributees in substance and form;
- <u>History of Residence and Occupancy</u>: Jesse Tubbs resided in the residence from the purchase in 1973 at his age 10 until leaving for college; Jesse returned to the residence in June 1997 after a disability discharge from the U.S. Army as the result of an injury; Jesse has resided in the property since 1997 continuously to the present time;
- Jesse Tubbs has paid all of the property taxes, insurance, and maintenance on the residence since the death of Julia M. Tubbs in December 2011; before and after the death of Abraham Tubbs on 5/6/2001, Jesse Tubbs has paid a portion of and sometimes all of taxes, insurance, and maintenance; No residence would still exist if Jesse Tubbs had not paid the taxes, insurance, maintenance and other expenses; Abraham Tubbs Jr. has not ever paid any of the taxes, insurance, maintenance and other expenses of the residence;
- Out of failure to understand the need for a creditor's claim, Respondent Jesse Tubbs missed the
 deadline to file a creditor's claim for reimbursement of expenses paid for the residence;
- Jesse Tubbs did not agree to the demand by the administrator's attorneys to vacate the premises for the practical reason that living in the property and paying expenses preserved the property; no legal basis existed for a demand to pay rent;

~Please see additional page~

Case No. 13CEPR01094

Response of JESSE R. TUBBS filed 6/19/2015, continued:

- The result of complying with the demands would have been the loss of the benefit of the waiver by the Department of Health Care Services, generation of additional attorney fee and administrator commission, and would have missed the opportunity to use the hardship waiver granted by the Department of Health Care Services;
- Department of Health Care Services Waiver of Proportionate Share of Claim as to Jesse R. Tubbs: Respondent Jesse Tubbs applied for waivers of his proportionate share of the Department of Health Care Services claims against the estates of his father Abraham Tubbs and his mother Julia Tubbs (Decedent); the waiver was granted to Jesse Tubbs as to the estate of Julia Tubbs (copy attached);
- The wavier was denied to Respondent Jesse Tubbs as to the estate of Abraham Tubbs; the 4/30/201 letter of Attorney Joy Docktor (copy at Exhibit A), notes that Respondent Jesse Tubbs did not pursue the appeal through Central California Legal Services; Respondent nonetheless appealed the administrative denial, and the appeal was denied after the hearing;
- Respondent Jesse Tubbs alleges that under the law and regulations, the distribution by this Court
 needs to reflect the grant of the waiver to Respondent Jesse Tubbs as to the Department of Health
 Care Services claim against Julia Tubbs;
- Respondent Jesse Tubbs further alleges that under the regulations the amount that the Department
 of Health Care Services will require Jesse Tubbs to pay based on his income and expenses will differ
 from the amounts that Abraham Tubbs will be required to pay;
- Respondent Jesse Tubbs alleges that the full amount of both Department of Health Care Services claims at the appraised value of the Decedent's estate would be \$45,000.00; Respondent Jesse Tubbs alleges that prior to the 4/27/2015 hearing in this Court the amount of the Department of Health Care Services asserted line was \$22,500.00; since that hearing the Department of Health Care Services has raised the total claim to \$33,750.00, an additional \$11,250.00;
- Respondent Jesse Tubbs alleges that the additional \$11,250.00 in the Department of Health Care Services claim is ½ of the \$22,500.00 relating to the Estate of Julia Tubbs;
- The attached copy of the letter from Joy Docktor, Central California Legal Services, to Respondent Jesse Tubbs analyzing the Department of Health Care Services lien, and concluding that the waiver granted to Respondent reduced his proportional share of the total claim to \$11,250.00;
- Respondent alleges that that ½ interest of Abraham Tubbs Jr. in the residence would be subject to a
 proportionate share claim of \$22,500.00;
- <u>Corrections Needed to Distribution Paragraphs:</u> Respondent alleges the lien for reimbursement to the
 Department of Health Care Services does not reflect the granting of the waiver to Respondent Jesse
 Tubbs and deprives Respondent of the waiver, contrary to law; the proposed lien does not reflect
 that Abraham Tubbs Jr. and Respondent Jesse Tubbs may be required to make different monthly
 payments to the Department of Health Care Services;

Respondent Jesse Tubbs requests that the Court order that Petitioner Abraham Tubbs Jr. is required to submit to the Court and Respondent's review an order for distribution in [the form stated on Pages 8 to 12 of Response; omitted here.]

Respondent Jesse R. Tubbs Points and Authorities in Support of Response and Objections to First Amended Petition for Settlement, etc., was filed on 6/25/2015, with proof of service to Attorney Burnside and Department of Health.

Memorandum of Points and Authorities in Reply to Jesse Tubbs' Response, etc.; and Request for Judicial Notice in Support of Reply to Jesse Tubbs' Response, etc., were filed 6/29/2015.

Attorney Burnside, Leigh W. (for Petitioner Abraham Isaak Tubbs, Jr., Administrator, son)
Attorney Deal, Leonard E., (for Objector Jesse R. Tubbs, son)

Probate Status Hearing Re: Settlement

DC	D: 12/30/2011		ABRAHAM ISAAK TUBBS, JR. , son and Administrator, filed a First Amended (1) Petition for Settlement of First and Final	NEEDS/PROBLEMS/ COMMENTS:
			Account; etc., on 5/19/2015.	Continued from
	nt. from 1115, 092915		Response of JESSE R. TUBBS to ABRAHAM ISAAK TUBBS, JR., to First Amended Petition for Settlement of First and Final Account, etc., was filed on 6/19/2015.	9/29/2015. Minute Order states counsel
√	Aff.Sub.Wit. Verified		Minute Order dated 6/30/2015 from the First Amended Petition set a Status Hearing Re Settlement on 8/11/2015.	represent that the parties have agreed on the
	Inventory PTC		Stipulation by Abraham Isaak Tubbs, Jr., as Administrator and Beneficiary, and Jesse R. Tubbs, as Beneficiary for (1) Settlement of Jesse R. Tubbs Objections; and (2) Agreed Final	terms of a stipulated distribution and
	Not.Cred.		Distribution of Estate at Continued Hearing filed by JESSE R.	the lien issue is
	Notice of Hrg		TUBBS on 10/16/2015 states [in most pertinent part]:	resolved; a written
✓	Aff.Mail		ABRAHAM ISAAK TUBBS, JR., will receive distribution of 100% interest in man's gold wedding band and woman's	agreement is nearly
	Aff.Pub.		 gold wedding ring, both of which he has possession; JESSE R. TUBBS will receive distribution of 100% interest in 	completed and
	Sp.Ntc.		the real property residence on W. San Joaquin Street and	should be filed
	Pers.Serv.		all furnishings and contents, of which he has possession,	within a week or
	Conf.		subject to a \$33,750.00 Department of Health Care	so. Ms. Burnside will be providing
	Screen		Services lien and the obligations in connection with the	an order.
	Letters		lien [including monthly payments to the Department of Health as set by the Department];	
	Duties/Supp		JESSE R. TUBBS will supply funds to pay the Court filing fees	
	Objections		of \$870.00 , attorney costs of \$372.87 after application of	
	Video		estate cash of \$204.74 held in attorney trust account, the	
-	Receipt		Administrator commission of \$1,808.19, the attorney fee for	
	CI Report		services of \$1,808.19 , and the attorney fee for extraordinary services of up to \$1,693.50 ;	
	9202	V	 Dowling Aaron as attorney for Administrator will prepare 	
	Order Aff. Posting	Χ	the distribution order using the approved language and	Reviewed by: LEG
	Status Rpt		submit to Attorney Deal for approval as to form.	Reviewed by: LLG
-	Sidios Kpi			10/29/15
	UCCJEA		Declaration of Leornard E. Deal to Report Jesse R. Tubbs Agreement with DHCS for Voluntary Post Death Lien was filed	Updates:
	Citation		10/21/2015, outlining the terms of his agreement with the	Recommendation:
	FTB Notice		Department of Health Care Services, which includes a "tag" on his signed Stipulation for Lien form of DHCS, indicating that the signed post-death lien may not be recorded by DHCS until the Courr approves a recordable order distributing the	File 8B – Tubbs
			100% interest in the real property to Jesse R. Tubbs .	

William Leon Kermoyan (Estate) Coleman, William H 9

Case No. 14CEPR00227

Attorney

First and Final Account and Report of Administrator and Petition for its Settlement, for Allowance of Compensation to Administrator and Attorneys for Ordinary Services and Extraordianry Services and for Final Distribution

Age:		NEEDS/PROBLEMS/COMMENTS:
DOD:		
	1	CONTINUED TO 12/07/15
		Per request of Counsel
Cont. from	1	•
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by:
Status Rpt	_	Reviewed on: 10/27/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 9 – Kermoyan

Magness, Marcus D. (for Administrator Brittney Marie Lane)

Final Account and Report of Administrator and Petition for Its Settlement, and Petition for Final Distribution, and for Allowance of Compensation to Administrator and Attorneys for Ordinary Services

	D: 4/3/14		BRITTNEY MARIE LANE, Administrator With Full IAEA	NEEDS/PROBLEMS/
			without bond, is Petitioner.	COMMENTS:
			Account period: 4/3/14 - 9/11/15 Accounting: \$294,164.09	SEE ADDITIONAL PAGES
	Aff.Sub.Wit.		Beginning POH: \$284,806.04 Ending POH: \$64,856.52 (\$9,913.54 cash, a	
~	Verified		\$1,718.00 expected 2013 IRS Tax Refund, a Promissory	
~	Inventory		Note valued at \$43,224.98, and a vehicle valued at	
~	PTC		\$10,000.00.)	
~	Not.Cred.		Administrator (Statutory): \$8,883.28.	
~	Notice of		Petitioner and her brother have agreed that	
	Hrg		Petitioner will receive the vehicle valued at	
~	Aff.Mail	W	\$10,000.00 as a distribution. Petitioner requests that	
	Aff.Pub.		this distribution be applied as payment of Petitioner's compensation, which will result in an overpayment of	
	Sp.Ntc.		\$1,116.72, which Petitioner will reimburse to the	
	Pers.Serv.		estate.	
	Conf.			
-	Screen		Attorney (Statutory): \$8,883.28	
Ě	Letters		Attorney Costs: \$1,695.00 (filing fees, certified copies,	
	Duties/Supp		publication, appraisal, copies of creditor's claims,	
	Objections Video		and delivery fee)	
	Receipt		A Later Later And Later Later	
H	CI Report		Administrator costs: Not stated Due to a lack of cash in the estate, Petitioner has	
~	9202		paid expenses and costs of administration out of her	
~	Order		own pocket. Her brother, the other beneficiary, has	
	Aff. Posting		reimbursed her for one-half of the funds advanced.	Reviewed by: skc
	Status Rpt		Petitioner states she makes no claim for	Reviewed on: 10/28/15
	UCCJEA		reimbursement from the estate.	Updates:
	Citation		Petitioner states the real property was sold pursuant	Recommendation:
•	FTB Notice		to Notice of Proposed Action to William V. Jenson for \$270,000.00, which sale included satisfaction of the Creditor's Claim filed by Mr. Jensen for \$112,606.35. The estate received a promissory note from Mr. Jensen in the amount of \$43,224.87 at 3.875% payable in 60 equal monthly installments.	File 10 - Lane

Page 2

10

Petitioner requests this Court to order:

- 1. That administration of this estate be brought to a close;
- 2. The first and final account of Petitioner as Administrator be settled, allowed, and approved as filed:
- 3. That all acts and proceedings of Petitioner as Administrator be confirmed and approved;
- 4. That Petitioner be ordered to contribute cash to the estate of \$1,116.72 (for distribution of vehicle as in-kind statutory compensation);
- 5. That Petitioner be ordered to pay the sum of \$9,913.54 to Gilmore Magness Leifer, a Professional Corporation (\$8,883.28 as compensation for ordinary legal services to Petitioner and to the estate and \$1,695.00 to reimburse for costs advanced on behalf of Petitioner and the Estate);
- 6. That BRANDON MICHAEL KENNETH LANE and BRITTNEY MARIE LANE be ordered to each pay one-half of the fees for the preparation of the final fiduciary tax returns and income taxes, if any, owed:
- 7. That Petitioner be ordered to distribute the assets of the estate as follows:
 - Brittney Marie Lane: \$225.99 cash plus the vehicle, a one-half interest in the promissory note, and a one-half interest in the 2013 tax refund
 - Brandon Michael Kenneth Lane: \$225.99 cash plus a one-half interest in the in the promissory note, and a one-half interest in the 2013 tax refund
- 8. That final distribution of the decedent's estate in Petitioner's hands and any other property of the decedent or the estate not now known or discovered be distributed as set forth in the Petition;
- 9. That should any property of the decedent or the estate not now known or discovered become known or discovered, such property be distributed one-half to BRANDON MICHAEL KENNETH LANE; and
- 10. That any further orders be made as the Court considers proper.

SEE ADDITIONAL PAGES

Page 3 - NEEDS/PROBLEMS/COMMENTS:

- 1. Need clarification regarding the sale transaction of the real property. Petitioner states the real property was sold for the appraised value, \$270,000.00 by including satisfaction of the creditor's claim of \$112,606.35 previously filed by the buyer, and apparently by the estate carrying a note of \$43,224.98 at 3.875% for 60 months for the buyer.
 - First, need clarification with reference to Probate Code §9920, which requires Court authorization for exchange of property for other property (in this case, exchanging the estate's real property for a promissory note).
 - Second, need clarification as to how the sale price is calculated at \$270,000.00, when the total of the creditor's claim of \$112,606.35 plus the note of \$43,224.98 equals \$155,831.33. This appears to actually be \$114,168.67 loss to the estate. Note: This affects statutory compensation calculation.
- Calculation of the statutory compensation also includes receipts such as escrow refunds and a
 payment on the above-referenced promissory note. The Court may require clarification and/or
 authority for use of these items as receipts for purposes of statutory compensation calculation.
- 3. Attorney Costs appear to include items considered by the Court to be costs of doing business and not reimbursable, including copies (\$38.00) and delivery fee (\$45.00). Need clarification per Local Rule 7.17. The Court may reduce the costs by \$83.00 to \$1,612.00.
- 4. Petitioner states unspecified expenses of administration were paid out of pocket, and half was reimbursed to her by the other heir. However, Petitioner does not state what the expenses were or what the total was. Need clarification with reference to Local Rule 7.17.
- 5. Petitioner requests that the Court order heir Brandon Lane to pay one-half of the fees for preparation of the final fiduciary tax returns and income taxes, if any, after distribution. Need authority for this order, or consent from Mr. Lane for this receipt of this liability.
- 6. Need written consent of Brandon Lane for receipt of the promissory note and expected tax refund in undivided interests pursuant to Local Rule 7.12.3.

11 Willie Young (Estate)

Case No. 14CEPR00420

Attorney: Elise M. Balgley of Newark, CA (for Petitioner Howard Young)

Report of Sale and Petition for Order Confirming Sale of Real Property

DC	D: 6/17/13		HOWARD YOUNG	, Admini		NEEDS/PROBLEMS/COMMENTS:
	nt. from		Sale price Overbid	- - -	\$75,000.00 \$79,250.00	Need proof of service of the Notice of Hearing on buyers Ramir R. Milay and
	Aff.Sub.Wit.		Reappraisal	-	Need	Germaine Willkom-Milay pursuant to Probate Code
✓	Verified		Property	-	321 S. 38 th	§10308(c).
	Inventory PTC		Street, Richmond,	CA		Proof of service does not indicate that the Notice of
	Not.Cred.		Publication News Register	-	Contra Costa	Hearing was served with a copy of the petition as
✓	Notice of Hrg		Buyers	_	Ramir R. Milay	required by Probate Code
✓	Aff.Mail	W/O	and Germaine Wi	illkom-M	•	§ 1252 to Steven Diebert and Sheryl Noel pursuant to their
✓	Aff.Pub.		Broker -	\$3,00	•	Requests for Special Notice.
✓	Sp.Ntc.	W/O	payable to Prefer Thompson	red Brok	ers Wanda	3. Proof of Publication filed on 9/22/15 shows publication
	Pers.Serv. Conf.					for another estate (the Estate of Mary Etta Bohn)
	Screen Letters					and not for this Report of
	Duties/Supp					Sale.
	Objections Video					4. Need reappraisal for sale. Probate Code § 10309(a)(1).
	Receipt					5. #4a of the petition does not
	CI Report 9202					state the manner of vesting title.
	Order	Χ				6. Petition does not address
						whether or not the funds will be bonded or blocked.
						7. Need Order.
✓	Aff. Posting					Reviewed by: KT
	Status Rpt UCCJEA					Reviewed on: 10/28/15
	Citation					Updates: Recommendation:
	FTB Notice					File 11 - Young
						11

12 Leara M. Reily (Estate)

Case No. 15CEPR00181

Attorney: Janet L. Wright (for Petitioner/Administrator Jacob C. Liles)

Petition to Close and Distribute Estate on Waiver of Account and Approval of

Attorneys Statutory Fees

_	D: 11/21/14	JACOB C. LILES, A	dminis	strator/sole	NEEDS/PROBLEMS/COMMENTS:
	• •	heir is Petitioner.	III	3, 33	, , , , , , , , , , , , , , , , , , , ,
		Accounting is wai	ived.		
Со	nt. from	1 & A	_	\$521,717.04	
	Aff.Sub.Wit.	POH	_	\$519,653.54	
✓	Verified			, ,	
✓	Inventory	Administrator	-	waives	
✓	PTC	Attorney	_	\$13,434.14	
✓	Not.Cred.	(statutory)			
✓	Notice of Hrg	Bulleton 19		• al a al a l	
✓	Aff.Mail W/	Distribution, pursue succession, is to:	ant to	intestate	
	Aff.Pub.	·			
	Sp.Ntc.	Jacob C. Lilies			
	Pers.Serv.	property and \$380	J,219.4	10.	
	Conf. Screen				
1	Letters 4/6/15				
	Duties/Supp				
	Objections				
	Video				
	Receipt				
√	CI Report 9202				
√	Order				
-	Aff. Posting				Reviewed by: KT
	Status Rpt				Reviewed by: N1 Reviewed on: 10/28/15
	UCCJEA				Updates: 10/30/15
	Citation				Recommendation: SUBMITTED
✓	FTB Notice				File 12 – Reily

13 Deanna Claudette Molina (Estate)

Attorney: Paulette Janian (for Administrator Debra Molina)

Case No. 15CEPR00442

Probate Status Hearing RE: Filing of the Inventory and Appraisal

DOD: 2/25/15	DEBRA MOLINA was appointed	NEEDS/PROBLEMS/COMMENTS:
	Administrator with full IAEA authority	
	and without bond on 6/2/15.	Need Inventory and Appraisal or
	and will 601 8011d 311 6, 2, 10.	current written status report
	Letters issued on 6/2/15.	pursuant to Local Rule 7.5 which
Cont. from	Echicis 133000 011 0/2/10.	states in all matters set for status
Aff.Sub.Wit.	Minute order dated 6/2/15 set this	hearing verified status reports
Verified	status hearing for the filing of the	must be filed no later than 10
Inventory	inventory and appraisal.	days before the hearing. Status Reports must comply with the
PTC	, ' '	applicable code requirements.
Not.Cred.		Notice of the status hearing,
Notice of		together with a copy of the Status
Hrg		Report shall be served on all
Aff.Mail		necessary parties.
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 10/28/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 13 – Molina

13

14 Glen A. Webster (CONS/PE)

Case No. 15CEPR00446

Attorney: Flora Istanboulian (Court Appointed for Conservatee)
Attorney: Heather Kruthers (for Conservator Public Guardian)

Petition for Attorney Fees, for Reimbursement of Fees advanced and for Termination of Services of Attorney

			FLORA ISTANBOULIAN, petitioner	NEEDS/PROBLEMS/COMMENTS:
			was Court appointed to represent	
			the Conservatee on 6/1/15.	
			Diagrama and matition for details	
Со	nt. from		Please see petition for details.	
	Aff.Sub.Wit.			
1	Verified			
	Inventory			
	PTC			
	Not.Cred.			
1	Notice of Hrg			
✓	Aff.Mail	W/		
	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.			
	Conf.			
	Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
-	CI Report			
ŀ	9202 Order			
✓				
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/28/15
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 14 – Webster

15 Jessie Salaiza (Estate) Case No. 15CEPR00682

Petitioner Braddock, Sylvia Salaiza (Pro Per – Daughter)

Petition for Letters of Administration; Authorization to Administer Under the Independent Administration of Estates Act

	D. 02 /11 /000/	SVIVIA CALAIZA BRADDOCK eleveristas	
	D: 03/11/2006	SYLVIA SALAIZA BRADDOCK, daughter,	NEEDS/PROBLEMS/COMMENTS:
		is petitioner and requests appointment	A4:
		as Administrator without bond.	Minute Order of 09/29/2015: The Court
			indicates that it will be ordering bond in the
	mt frame 000515	All heirs waive bond.	amount of \$100,000.00.
	nt. from 082515,		
092	2915	Full IAEA – o.k.	
	Aff.Sub.Wit.		Note: If the petition is granted status hearings
1	Verified	Decedent died intestate	will be set as follows:
			• Tuesday, 12/01/2015 at 9:00a.m. in
	Inventory	Residence: Coalinga	Dept. 303 for the filing of the Bond if
	PTC	Publication: The Business Journal	required and
	Not.Cred.		Tuesday 04/05/001/ at 0:00
1	Notice of	Estimated value of the estate:	• Tuesday, 04/05/2016 at 9:00a.m. in
*	Hrg	Personal property - \$100,000.00	Dept. 303 for the filing of the
	Aff.Mail w/		inventory and appraisal <u>and</u>
✓	All./Vidil		• Tuesday, 01/03/2017 at 9:00a.m. in
1	Aff.Pub.		-
H	A 3.11	Probate Referee: Steven Diebert	Dept. 303 for the filing of the first
	Sp.Ntc.		account and final distribution.
	Pers.Serv.		Pursuant to Local Rule 7.5 if the required
	Conf.		documents are filed 10 days prior to the
	Screen		hearings on the matter the status hearing will
✓	Letters		9
			come off calendar and no appearance will
1	Duties/Supp		be required.
	Objections		
	Objections Value		
	Video		
	Receipt		
	CI Report		
	9202		
1	Order		
			D
	Aff. Posting		Reviewed by: LV
	Status Rpt		Reviewed on: 10/28/2015
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 15 - Salaiza
<u></u>	I	П	

16 Justus Vargas-Sage (GUARD/P)

Petitioner: Sergio Robert Arreola (pro per)

Objector: Joey Vargas (pro per)

Petition for Appointment of Guardian of the Person

Case No. 15CEPR00775

		THERE IS NO TEMPORARY. Temporary was	NEEDS/PROBLEMS/COMMENTS:
		denied.	
		SERGIO ROBERT ARREOLA, non-relative, is	Need Notice of Hearing.
		petitioner.	2. Need proof of Personal
Со	nt. from 101315		Service of the Notice of
	Aff.Sub.Wit.	Objection filed 8/18/15 by Joey Vargas	Hearing along with a copy of
✓	Verified	Department of Social Services Report of	the Petition or Consent and Waiver of Notice or
	Inventory	Social Worker filed on 10/13/15	Declaration of Due Diligence
	PTC		on:
	Not.Cred.		a. Joseph Ronnie Munoz
	Notice of	X	(father)
	Hrg		b. Joey Vargas (mother)
		X	
	Aff.Pub.		3. Need proof of service of the
	Sp.Ntc.		Notice of Hearing along with
		X.	a copy of the petition or Consent and Waiver of Notice
✓	Conf.		or Declaration of Due
	Screen Letters	-	Diligence on:
✓			a. Paternal grandparents
✓	Duties/Supp		b. Kevin Sage (maternal grandfather)
	Objections		c. Guilien Dix (maternal
	Video		grandmother)
	Receipt	=	
✓	CI Report		
	9202		
✓	Order		
	Aff. Posting		Reviewed by: KT
	Status Rpt		Reviewed on: 10/28/15
✓	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 16 – Vargas-Sage
			16

Petition for Appointment of Guardian of the Person

			There is no Temporary. Temporary was denied.	NEEDS/PROBLEMS/COMMENTS:
	nt. from		SARAH MELCHER , maternal grandmother, is petitioner.	Need proof of service of the Notice of Hearing along with a
	Aff.Sub.Wit.		Please see petition for details.	copy of the petition or Consent and Waiver of Notice or Declaration of Due Diligence on:
√	Inventory		Court Investigator Report filed on 10/27/15	a. Paternal grandparents
	PTC			
	Not.Cred.			
✓	Notice of Hrg			
✓	Aff.Mail	W/		
	Aff.Pub.			
	Sp.Ntc.			
✓	Pers.Serv.	W/		
√	Conf. Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video Receipt			
✓	CI Report			
✓	9202			
	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/29/15
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 17 – Luna

18 Kristin Taylor Reynolds (GUARD/P) Petitioner: Cipriano Manuel Ramirez (pro per)

Case No. 15CEPR00853

Petition for Appointment of Guardian of the Person

			TEMPORARY EXPIRES 11/3/15	NEEDS/PROBLEMS/COMMENTS:
	and finance		CIPRIANO MANUEL RAMIREZ, former step-father, is petitioner.	Need proof of service of the Notice of Hearing along with a
Co	ont. from Aff.Sub.Wit.		Please see petition for details.	copy of the petition or Consent and Waiver of Notice or
1	Verified		Court Investigator Report filed on 11/22/15	Declaration of Due Diligence on: a. Cydene O'Hanlon, Paternal
	Inventory		11/22/13	grandmother – unless court
	PTC			dispenses with notice.
	Not.Cred.			b. Paternal grandfather –
✓	Notice of Hrg			Unknown – Note: Jimmy Reynolds was noticed on
1	Aff.Mail	W/		10/28/15 (5 days-notice and not the required 15 days)
	Aff.Pub.			however his relationship is not
	Sp.Ntc.			stated.
	Pers.Serv.			
✓	Conf. Screen			
✓	Letters			
√	Duties/Supp			
	Objections			
	Video Receipt			
✓	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/29/15
✓	UCCJEA			Updates: 10/30/15
	Citation			Recommendation:
	FTB Notice			File 18 – Reynolds

Case No. 15CEPR00858

19 Caleb DeLong (GUARD/P)
Attorney: James L. Miller (for Petitioner Janeen Langenheim)

Petition for Appointment of Guardian of the Person

	TEMPORARY EXPIRES 11/3/15.	NEEDS/PROBLEMS/COMMENTS:
	=	, , , , , , , , , , , , , , , , , , , ,
	JANEEN LANGENHEIM, maternal	
	grandmother, is petitioner.	
Cont. from	Please see petition for details.	
Aff.Sub.Wit.		
✓ Verified	Court Investigator Report filed on 10/26/15	
Inventory	10/20/13	
PTC		
Not.Cred.		
✓ Notice of		
Hrg	=	
✓ Aff.Mail ∨	<u>/ </u>	
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
✓ Conf.		
Screen	=	
✓ Letters		
✓ Duties/Supp		
Objections		
Video		
Receipt		
✓ CI Report		
9202		
✓ Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 10/29/15
✓ UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 19 - DeLong

Neil George Prather (Estate)

Case No. 15CEPR00897

Attorney

Vallis, James H. (of Kingsburg, CA, for Sharron Y. Warehime – Petitioner)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer under the Independent Administration of Estates Act

	Ullac	i iiic i	independent Administration of Estat	es Aci
				NEEDS/PROBLEMS/COMMENTS:
				See Page 27.
	Aff.Sub.Wit.	S/P		
~	Verified			
	Inventory			
	PTC			
	Not.Cred.			
	Notice of	Х		
	Hrg			
	Aff.Mail	Χ		
~	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.			
	Conf.			
	Screen			
~	Letters			
~	Duties/Supp			
~	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/27/15
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 27 – Prather

22 Pao Vue Xiong (SNT) Attorney Barton, Robert (of Los Ang

Case No. 15CEPR00936

Barton, Robert (of Los Angeles, CA, for Petitioner Nicole Ballard)

Petition for Order: (1) Domesticating Petitioner's Minnesota Adult Guardianship Order; (2) Removing Teng Yang as Trustee; (3) Appointing Guardian Nicole Ballard as Successor Trustee; and (4) Transferring Situs of Trust to Minnesota

		•	EX PARTE ORDER HOLDING FUNDS IN	NEEDS/PROBLEMS/COMMENTS:
			ABEYANCE PENDING HEARING was granted	
			9/25/15.	Note: Order on Ex Parte
				Application for Order Holding
			NICOLE BALLARD, Guardian of the Person as	Funds in Abeyance Pending
	A 65 O L 1461		appointed in Hennepin County, MN, is	Hearing on the Petition was
	Aff.Sub.Wit.		Petitioner.	entered 9/25/15 and requires
~	Verified		DUNG CONCLAIR	that "Wilton (formerly CAN
	Inventory		Petitioner states the PAO VUE XIONG SPECIAL	Structured Settlements),
	PTC		NEEDS TRUST was established 2/17/00 in Fresno	Custodian of Settlement
	Not.Cred.		Superior Court Case 0627917-8 (Pao Vue	Funds" is ordered to hold any
~	Notice of		Xiong, et al, v. National Railroad Passenger Corporation, et al.) following a train accident	funds received for Pao's benefit pending this hearing.
	Hrg		in Fresno, CA, which left Pao permanently	benein pending ins neding.
	Aff.Mail	Х	disabled. Pao's mother, TENG YANG , was	SEE ADDITIONAL PAGES
		٨	appointed trustee and continues to hold this	<u> </u>
	Aff.Pub.		title.	
	Sp.Ntc.			
	Pers.Serv.		Pao and Teng moved to Minnesota in approx.	
	Conf.		2012; however, situs of the trust has not been	
	Screen		transferred to Minnesota.	
	Letters			
	Duties/Supp		Petitioner and Teng were were appointed as	
	Objections		Co-Guardians of Pao on 4/12/12.	
	Video			
	Receipt		Petitioner states Teng has not been involved in	
	CI Report		Pao's care on a consistent basis and is difficult	
	9202		to contact. Teng has not given any of the trust money to Pao since August 2014. On 9/10/15,	
		\ \	Teng was removed as co-guardian and	
	Order	Х	Petitioner was appointed sole guardian of the	Deviewed by also
	Aff. Posting		person in Hennepin County, MN, Case No. 27-	Reviewed by: skc
	Status Rpt		GC-PR-12-53.	Reviewed on: 10/29/15
	UCCJEA			Updates:
	Citation		Pao resides in Mendota Heights, MN. Petitioner	Recommendation:
	FTB Notice		resides in St. Paul, MN. Teng's last known	File 22 – Xiong
			residence was in Minneapolis, MN; however, it	
			is unknown if she actually resides there.	
			SEE ADDITIONAL PAGES	

Case No. 15CEPR00936

Page 2

Petitioner states as trustee, Teng agreed to hold the following property for the benefit of Pao:

- a) \$25,506.89, which was used to set up the trust;
- b) \$650/month in aid, which was paid to the trust until Pao turned 18;
- c) \$1,643.06/month in aid, which would continue for Pao's life with 20 years guaranteed, commencing 12/20/11 and increasing at 2% compounded interest annually.

Petitioner requests an order domesticating Petitioner's Minnesota Adult Guardianship Order pursuant to Probate Code §2013. (Examiner's Note: This section is effective 1/1/16. See issues.)

Petitioner requests Teng be removed as trustee pursuant to Probate Code §15642. Petitioner states Teng has committed a breach of trust by failing to make distributions or act as trustee since August 2014. Despite Petitioner's attempts, she has been unable to locate or communicate with Teng in over a year. The trust makes it clear that there exist basic living needs that public benefit programs for the disabled may not provide. Thus, it is vitally important that Pao continue to receive such additional services to meet these needs in order to maintain an adequate level of human dignity and humane care. Because Teng's failure to provide distributions leads to an inadequate level of human dignity and care for Pao, the Court has good cause to remove her as trustee.

Petitioner requests appointment as successor trustee. Petitioner states the named successor trustee, Tong Houa Xiong, Father of Pao, is incarcerated and unable to act as successor trustee. Petitioner is a a professional fiduciary and Pao's guardian and is the best person to serve in this capacity and consents to serve as trustee.

Petitioner requests to transfer the situs of the trust to Hennepin County, Minnesota pursuant to Probate Code §2802(c) (transfer of personal property out of state) and Probate Code §17401 and §17404 (transfer of trust property or place of administration). Petitioner states Pao resides in Mendota Heights, Minnesota. Because Pao is permanently disabled and the purpose of the trust is to provide Pao with necessary supplemental funding to ensure his proper care, it would be in the best interest of the trust to be located in the jurisdiction in which he resides. Transferring the place of administration would not violate any terms of the trust.

Petitioner prays as follows:

- 1. For an order domesticating Petitioner's Minnesota guardianship order to California;
- 2. For an order removing Teng Yang as trustee of the trust;
- 3. For an order appointing Nicole Ballard as successor trustee of the trust;
- 4. For an order transferring the trust property and place of administration to Hennepin County, State of Minnesota; and
- 5. For such other and further relief as the Court deems proper.

SEE ADDITIONAL PAGES

Page 3 - NEEDS/PROBLEMS/COMMENTS:

- It does not appear Petitioner has standing as guardian of the person to bring this petition on behalf of beneficiary Pao Vue Xiong without appointment as Guardian Ad Litem in this matter pursuant to Probate Code §1003. Need Petition and Order Appointing Petitioner as Guardian Ad Litem for Pao Vue Xiong. See Judicial Council Forms GC-100 and GC-101.
- 2. Petitioner requests Registration of Order of Conservatorship under Probate Code §2013; however, Probate Code §§ 2011 et seq., do not go into effect until 1/1/16. Note: Petitioner is Guardian of the Person only in Minnesota. §2013 is for registration of conservatorship of the person and estate. §2011, when effective, is the section that will apply.

Per code commentary, the purpose of registration is to facilitate enforcement of conservatorship orders of other states or to facilitate real estate or care transactions in California. This does not appear to be the case here, so it is unclear what the purpose of registration would be, unless it is simply for standing for the filing this petition. If so, appointment as GAL is necessary as noted above. Regardless, these registration sections are not currently in effect.

If the Court determines that registration under §2011 is appropriate or will be appropriate upon its effective date, the Registration of Order of Conservatorship should be filed as a separate case pursuant to Local Rules 7.1.2 and 7.19, and will be subject to a separate filing fee, separate notice, and filing of documents as follows:

- Judicial Council Cover Sheet (beginning 1/1/16);
- Certified copies of Order Appointing Guardian and Letters per Probate Code §2011;
- Duties of Conservator (GC-348) per Probate Code §§ 2015, 1834, 1835;
- Service of Notice of Intent to Register Conservatorship on the Court supervising the conservatorship (County of Hennepin, State of Minnesota District Court, Fourth Judicial District, Probate-Mental Health Division), every person who would be entitled to notice of a petition for the appointment of a conservator in Minnesota and in California (see Probate Code § 1821 et seq.).
- 3. Need proof of service of Notice of Hearing at least 30 days prior to the hearing per Probate Code 17203 and Cal. Rule of Court 7.51 on:
 - Pao Vue Xiong (Ward and Beneficiary)
 - <u>Note</u>: Per Cal. Rule of Court 7.51, Pao Vue Xiong must be served directly, and not "c/o" his guardian, who is the petitioner herein, unless notice is dispensed.
- 4. Proof of Service attached to Notice of Hearing filed 9/24/15 indicates that service on Teng Yang (Mother and Trustee), Tong Houa Xiong (Father and named successor trustee), and Wilton (formerly CAN Structured Settlements) (Custodian of settlement funds) was made via overnight courier. Because the Probate Code does not provide for service in this manner, the Court may require proof of receipt or further proof of service by first class mail pursuant to Probate Code §1215.

SEE ADDITIONAL PAGES

Page 4 – NEEDS/PROBLEMS/COMMENTS (Cont'd):

- 5. It appears this special needs trust was established in 2000 within the minor's compromise in Fresno Superior Court Case No. 0627917-8, but the trust itself was never properly filed in the Probate Court for review and continuing Court supervision, as required for special needs trusts. The trust does not require bond or any accounting by the trustee and is missing substantially all the language and provisions required for special needs trusts in California.
 - At this time, the trust has now been brought under the jurisdiction and supervision of this Probate Court and the Court will require compliance with Local Rule 7.19, which includes bond and probate accounting. No payment of fees to attorneys or trustee may be made without prior Court approval.
- 6. The Court may require clarification of how payments were made and distributed and used prior to August 2014 or accounting by the trustee or custodian pursuant to Cal. Rule of Court 7.903(c) and Probate Code §§ 1060 et seq., and 2620, et seq.
- 7. Petitioner requests transfer of the trust situs to Minnesota with reference to Probate Code §2802(c) and 17401 and 17404. Section 2800 et seq., appears to apply to personal property of a conservatee, not trust assets, and it is unclear how §17404 applies to special needs trusts. The Court may require further authority for transfer of the trust situs to Minnesota. Note: If this section is applicable, need all information contained in Probate Code §2803 and notice to all relatives within the second degree.
- 8. If Petitioner is appointed as successor trustee, the Court will require bond pursuant to Probate Code §§ 15602, 2620 et seq., and Cal. Rule of Court 7.903(c). Based on the allegation that the trust consists of monthly income of at least \$1,643.06, increasing by 2% annually, beginning 2011, examiner calculates the current monthly income at approx. \$1,778.50, which would require bond including cost of recovery of \$23,476.20. (This assumes there income only, no principal.)
- Petitioner states she is a professional fiduciary. The Court may require license information. For an example of the information that may be required, see Judicial Council Form GC-210(A-PF) Professional Fiduciary Attachment to Petition for Appointment of Guardian or Conservator.
- 10. Petitioner states Teng's failure to provide distribution leads to an inadequate level of human dignity and care for the beneficiary. According to the The Court may require further information regarding the beneficiary's current residence and care. Does he reside in a care facility? Does he have other relatives that may be entitled to notice, such as a spouse or siblings?
- 11. Need proposed order pursuant to Local Rules 7.1.1.F and 7.6.

Attorney: Gary G. Bagdasarian (for Petitioner Kennith E. Horn)

Petition for Letters of Administration with IAEA & Limited Authority

DC	D: 6/18/15		KENNITH E. HORN, son, is petitioner	NEEDS/PROBLEMS/COMMENTS:
			and requests appointment as	
			Administrator without bond.	Note: If the petition is granted,
			, tariminara wilitaa sara	status hearings will be set as
	nt from		Limited IAEA – o.k.	follows:
Co	nt. from	I		
<u> </u>	Aff.Sub.Wit.		Decedent died intestate.	Wednesday, March 30, 2016 at
✓	Verified			9:00 a.m. in Department 303,
	Inventory		Residence: Fresno	for the filing of the inventory and appraisal.
	PTC		Publication: Fresno Business Journal	ана арргазан.
	Not.Cred.			Wednesday, January 25, 2017
	Notice of			at 9:00 a.m. in Department 303,
	Hrg		Estimated value of the estate:	for the filing of the first account
√	Aff.Mail	W/	Real property - \$142,000.00	or petition for final distribution.
√	Aff.Pub.			Pursuant to Local Rule 7.5 if the required documents are filed 10
	Sp.Ntc.		Probate Referee: Steven Diebert.	days prior the date set the status
	Pers.Serv.			hearing will come off calendar
	Conf.			and no appearance will be
	Screen			required.
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 10/28/15
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 23 – Clark

Petitioner

Petition to Determine Succession to Real Property

DOD: 01/19/02			DANIEL G. BARAJAS, son, is	NE	EEDS/PROBLEMS/COMMENTS:
			Petitioner.		
			40 days since DOD.	1.	The Inventory & Appraisal filed 09/23/15 indicates that inventoried property represents a
Co	ont. from				portion of the decedent's
	Aff.Sub.Wit.		No other proceedings.		property at the time of death.
✓	Verified		I & A - \$75,000.00		Pursuant to Probate Code § 13152(a) (2) – to use this summary
√	Inventory		1,		proceeding, the gross value of
	PTC		Decedent died intestate.		the decedent's real and personal
	Not.Cred.				property in this state cannot
	Notice of	Х	Petitioner requests Court		exceed \$150,000.00. Need more
	Hrg		determination that decedent's 100%		information regarding the other
	Aff.Mail	Χ	interest in real property located at		assets of decedent's estate to
	Aff.Pub.		1214 S. Hubert Avenue in Fresno pass		determine that the total value of the estate is \$150,000.00 or less.
	Sp.Ntc.		to him pursuant to intestate		The estate is \$150,000.00 of less.
	Pers.Serv.		succession.	2.	The petition is not marked at item
	Conf.				9(a)(7 or 8) regarding issue of a
	Screen				predeceased child.
	Letters				
	Duties/Supp			3.	Need Notice of Hearing and
	Objections				proof of service by mail at least 15 days before the hearing of the
	Video				Notice of Hearing on all
	Receipt				interested parties.
	CI Report				
	9202			4.	Need Order.
	Order	Х			
	Aff. Posting				eviewed by: JF
	Status Rpt				eviewed on: 10/29/15
	UCCJEA	<u> </u>		_	odates:
	Citation				ecommendation:
	FTB Notice			File	e 24 – Barajas
					2/

Keene, Thomas J., of Dos Palos (for Petitioner David Brinkley) Attorney

Spousal or Domestic Partner Property Petition

Spousal or Domestic Partner Property Petition						
DC	D: 2/18/2010		DAVID BRINKLEY, son and Administrator	NEEDS/PROBLEMS/CO		
			of the Estate of Charlotte Christina	Note Re Related Case		
			Brinkley (Decedent's post-deceased	dated 9/29/2015 fron		
			spouse), is Petitioner.	for Order to Continue		
Со	nt. from		No other proceedings.	Decedent's Business I		
	Aff.Sub.Wit.		·	Code Section 9760 fil		
√	Verified		Will dated 4/24/1989 devises entire	the Estate of Charlott Brinkley, Case 11CEP		
Ė	Inventory	<u> </u>	estate to Decedent's spouse, CHARLOTTE BRINKLEY.	Mr. Keen represents t		
	Inventory	1	CHARLOTTE BRINKLET.	received late notice		
	PTC	<u> </u>	Petitioner states all property owned by	Probate Referee that		
	Not.Cred.		Decedent and Decedent's spouse was	errors made in the Inv		
✓	Notice of		changed to community property by	Appraisal. Also, a Spo		
	Hrg	\A//	virtue of the Community Property Declaration (Attachment 8); it was their	Petition for the dece		
✓	Aff.Mail	W/	intent that all of their property be	[Sherman Brinkley] ho and is set for 11/3/20		
	Aff.Pub.		treated as community property	days. Additionally, M		
	Sp.Ntc.		regardless of the form in which title was	advises that he will be		
	Pers.Serv.		taken.	retiring/subbing out o		
	Conf.		Community Description design			
	Screen		Community Property Declaration dated	Note for Confirmation		
	Letters		4/24/1989 states Decedent and his spouse were married 7/3/1955, reside in	7(a) and 7(b) to the I virtually all of the sam		
	Duties/Supp		Fresno County, and all property is	to denote the subject		
	Objections		community property of the Decedent	this Petition, except f		
	Video		and Decedent's spouse and was	shares of ALLEGHENY		
	Receipt		acquired by them during the course of	TECHNOLOGIES, and		
	CI Report		their marriage.	GROUP INTERNATION		
	9202		Petitioner requests Court determination	This note is to confirm Petitioner informs the		
✓	Order		that ½ interest in several real properties	otherwise, the Petition		
			and in shares of stock passes to the	Court confirmation th		
			Petitioner as Administrator of the Estate	these two assets belo		
			of Decedent's spouse, CHARLOTTE	Petitioner as Administ		
			BRINKLEY [Case 11CEPR00651], and	Estate of Charlotte C		
			Court confirmation that ½ interest in	only Court determine		
	Aff Dooting	<u> </u>	several real properties and in shares of stock belongs to the Petitioner as	interest passes to Pet		
	Aff. Posting	 	Administrator of the Estate of	Reviewed by: LEG Reviewed on: 10/29/		
	Status Rpt UCCJEA		Decedent's spouse, CHARLOTTE	Updates:		
	Citation		BRINKLEY [Case 11CEPR00651].	Recommendation:		
	FTB Notice			File 25 – Brinkley		
	. ID HORCE	<u> </u>		ind 20 Dillinicy		

OMMENTS:

se: Minute Order m the Petition e to Operate **Under Probate** filed 7/22/2015 in tte Christina PR00651, states: that he from the at there were nventory and ousal Property eased spouse as been filed 015; requests 30 1. Keene ре of his matters.

<u>n</u>: Attachments Petition contain me assets listed ct property of for two assets:

d shares of **ARGO** NAL HOLDINGS.

n that unless e Court on is **not** seeking hat ½ interest in ongs to the strator of the Christina Brinkley, ation that ½ titioner.

15

26 Emma Strickland, Gillian Strickland (GUARD/P) Case No. 15CEPR01039

Attorney Aguilar, Nellie R. (for Janice Kasparian – maternal grandmother/Petitioner)

Petition for Appointment of Temporary Guardian of the Person

Emma, 11			GENERAL HEARING: 01/05/16	NEEDS/PROBLEMS/COMMENTS:
			<u> </u>	
Gillian, 4			JANICE STRICKLAND, maternal grandmother, is Petitioner.	Need Notice of Hearing.
Co	ont. from		Father: JOHN STRICKLAND , JR. – currently incarcerated	Need proof of personal service at least 5 court days before the hearing of Notice of Hearing with a copy of the
	Aff.Sub.Wit.		Mother: KELLY STRICKLAND – Consent &	Petition for Appointment of
✓	Verified		Waiver of Notice filed 10/20/15	Temporary Guardian of the
	Inventory			Person <u>or</u> Consent & Waiver of
	PTC		Paternal grandfather: JOHN STRICKLAND	Notice <u>or</u> Declaration of Due
	Not.Cred.		Paternal grandmother: DECEASED	Diligence for: A. John Strickland, Jr. (father)
	Notice of	Х	r aromai granamonioi. Bede, deb	7. Sofiir Silieklaria, Si. (ramor)
	Hrg		Maternal grandfather: JOHN FORD, III	
	Aff.Mail			
	Aff.Pub.		Siblings: JOHN STRICKLAND, III	
	Sp.Ntc.		Petitioner states [see Petition for details].	
	Pers.Serv.	Х	remener states [see rement tel details].	
✓	Conf.			
	Screen			
√	Letters			
√	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
✓	9202 Order			
É	Aff. Posting			Reviewed by: JF
	Status Rpt			Reviewed by: 31 Reviewed on: 10/29/15
√	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 26 – Strickland

27A

Neil George Prather (Estate)

Case No. 15CEPR00897

Attorney Attorney

Amaro, Matthew T. (of Hanford, CA, for Phyllis Vieira – Daughter – Petitioner)
Vallis, James H. (of Kingsburg, CA, for Sharron Y. Warehime – Daughter – Objector)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer under the Independent Administration of Estates Act

DOD: 9/4/15		PHYLLIS VIEIRA, Daughter and Third	NEEDS/PROBLEMS/COMMENTS:
		Named Executor without bond, is Petitioner and requests	Note: A competing petition filed by Sharron Y. Warehime is Page B.
	100/15	appointment as Executor with Full IAEA without bond.	Minute Order 10/26/15: Counsel represent they will work towards
Co	nt. from 102615	<u>_</u>	resolution in the interim.
	Aff.Sub.Wit. S/P	Full IAEA – ok	The competing petition filed by
	Verified Inventory	Will dated 8/8/05	Objector provides a more recent will dated 8/12/09 that revokes prior wills.
	PTC	= = Residence: Selma, CA	Need clarification with reference to Probate Code §6120(a).
	Not.Cred.	Publication: Selma Enterprise	
_	Notice of Hrg	Estimated value of estate:	Need original will dated 8/8/05 pursuant to Probate Code §8200.
~	Aff.Mail w	Personal property: \$ 500.00	3. Petitioner is the third named executor
~	Aff.Pub.	Real property: \$180,000.00	of the will dated 8/8/05. The
	Sp.Ntc.	Total: \$180,500.00	decedent's predeceased spouse is the first, and Ms. Warehime is the
	Pers.Serv.	Probate Referee: Rick Smith	second. Therefore, a declination to
	Conf.	Trobare Referee, Rick offinit	act would be required from Ms.
	Screen	Objection filed 9/22/15 by Sharron	Warehime for appointment of Petitioner. However, as noted above,
~	Letters	Warehime, Daughter, states she is	Ms. Warehime has filed a competing
~	Duties/Supp	the first nominated executor in the	petition.
~	Objections	decedent's will dated 8/12/09 and	4 Publication appropriate contain
	Video	has been handling the decedent's business affairs and health care	4. Publication appears to contain outdated language. The Court may
	Receipt	through a power of attorney since	require further publication.
	CI Report	5/9/08. She has not been	Note: If granted, the Court will set status
	9202	contacted by her sister or the	hearings as follows:
~	Order	attorney about whether or not she	 Tuesday April 5, 2016 for filing the
		would decline to act, which would	 Inventory and Appraisal Tuesday January 3, 2017 for filing the
		then be proper grounds for Phyllis	first account or petition for final
		to petition. Objector has filed	distribution.
		herewith her own petition asserting right to letters testamentary.	If the proper items are on file per Local Rule 7.5, the status hearing may come off
		Further, it is also their sister Kaye	calendar.
	Aff. Posting	Prather's desire that their father's	Reviewed by: skc
	Status Rpt	wishes be respected and that	Reviewed on: 10/27/15
	UCCJEA	Objector be appointed executor.	Updates:
	Citation	Objector prays that letters	Recommendation:
	FTB Notice	testamentary not be granted to Petitioner Phyllis Vieira.	File 27 – Prather

Attorney

Vallis, James H. (of Kingsburg, CA, for Sharron Y. Warehime – Petitioner)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer under the Independent Administration of Estates Act

DOD: 9/4/15			SHARRON Y. WAREH	HIME,	NEEDS/PROBLEMS/COMMENTS:
			Daughter and Nam without bond, is Pe		Need Notice of Petition to Administer Estate and proof of service on the heirs listed at #8: Phyllis Vieira and Kaye
			Full IAEA – ok		Prather.
	Aff.Sub.Wit.	S/P	Will dated 8/12/09		Note: Petitioner filed a "Notice of Hearing" with reference to the hearing
	Verified		Residence: Selma,	CA	on 10/26/15 and her objections to the
	Inventory PTC		Publication: Selma	Enterprise	petition filed by Phyllis Vieira; however, Notice of Petition to Administer Estate is
	Not.Cred.		Estimated value of	estate:	required by Probate Code §8100, 8110.
	Notice of Hrg	Х	Personal property: Real property:		Publication appears to contain outdated language. The Court may require further
	Aff.Mail	Х	Total:	\$240,000.00	publication.
>	Aff.Pub.		Probate Referee: R	ials Chaith	Nada If aggregate at the County will and about
	Sp.Ntc.		Piobole Referee. R	ICK SMIIM	Note: If granted, the Court will set status hearings as follows:
	Pers.Serv.				Tuesday April 5, 2016 for filing the
	Conf. Screen				Inventory and AppraisalTuesday January 3, 2017 for filing the first
~	Letters				 Tuesday January 3, 2017 for filing the first account or petition for final distribution.
~	Duties/Supp				If the proper items are on file per Local Rule
~	Objections				7.5, the status hearing may come off calendar.
	Video Receipt				
	CI Report				
	9202				
~	Order				
	Aff. Posting				Reviewed by: skc
	Status Rpt				Reviewed on: 10/27/15
	UCCJEA				Updates:
	Citation				Recommendation:
<u>L</u>	FTB Notice				File 27 – Prather
					27R

27B

31A Jaime N. Ruiz (CONS/P)

Case No. 15CEPR00451

Attorney Teixeira, J. Stanley (for Ruiz, Rosa P. –Spouse)

Attorney Guerrero, Danielle R. (for Elizabeth A. Vasquez –Daughter) Attorney Horton, Lisa (Court Appointed for Proposed Conservatee)

Probate Status Hearing

	Flobale status nearing	
Age: 78		NEEDS/PROBLEMS/COMMENTS:
	=	31B and 31C are the competing Petitions for Appointment of Conservator.
Cont. from 102715 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order		Minute Order of 10/27/2015: Counsel is admonished with regard to the late filings. Ms. Horton makes an oral request for appointment of the Public Guardian as Temporary Conservator. The Court wants a copy of the Trust filed by noon tomorrow for reference. The matter is short-set for consideration of issuing exparte orders, without prejudice, appointing the Public Guardian as temporary Conservator. The Court orders that no additional money is to be spent. (Clerk re-sets the underlying competing petitions for 11/03/2015 as well as for disposition.
Aff. Posting		Reviewed by: LV
Status Rpt	4	Reviewed on: 10/29/2015
UCCJEA	4	Updates:
Citation	4	Recommendation:
FTB Notice		File 31A – Ruiz

31A

31B Jaime N. Ruiz (CONS/P) Case No. 15CEPR00451

Attorney Guerrero, Danielle R. (for Elizabeth A. Vasquez – Petitioner – Daughter)

Attorney Horton, Lisa (Court Appointed for Proposed Conservatee)

Attorney Teixeira, J. Stanley (for Ruiz, Rosa P. – Objector/Competing Petitioner - Spouse)

Petition for Appointment of Probate Conservator of the Person

		NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
Cont. from 06111	5	ELIZABETH A. VASQUEZ, daughter, is petitioner.	31C is the competing petition for Appointment of Probate Conservator of the Person and
071615	, -	<u>Please petition for details</u>	Estate filed by Rosa P. Ruiz, spouse/objector.
Aff.Sub.Wit.			Note: This petition is for
V			appointment of probate
Inventory			conservatorship of the person only.
PTC No. Cro. d	1		Court Investigator Advised Rights
Not.Cred. Notice of			on 05/28/2015.
✓ Notice of Hrg			
✓ Aff.Mail	w/		1. Need Order.
Aff.Pub.			2. Need Letters.
Sp.Ntc.			
✓ Pers.Serv.			
Conf.			
Screen			
Letters	Х		
✓ Duties/Supp			
Objections			
✓ Video			
Receipt	<u> </u>		
✓ CI Report			
9202			
Order	Х		
Aff. Posting	<u> </u>		Reviewed by: LV
Status Rpt			Reviewed on: 10/29/2015
UCCJEA	<u> </u>		Updates:
✓ Citation			Recommendation:
FTB Notice			File 13B - Ruiz

31B

31C Jaime N. Ruiz (CONS/PE)

Case No. 15CEPR00451

Attorney Guerrero, Danielle R. (for Elizabeth A. Vasquez – Competing Petitioner – Daughter)

Attorney Horton, Lisa (Court Appointed for Proposed Conservatee)
Attorney Teixeira, J. Stanley (for Ruiz, Rosa P. – Petitioner - Spouse)

Petition for Appointment of Probate Conservator of the Person and Estate

Г. <u></u>		Petition for Appointment of Probate	
Age: 78		ROSA P. RUIZ, spouse, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
		Please see petition for details	Court Investigator Advised Rights on 07/14/2015.
Co	nt. from	1	1 Need Video viewing receipt for each
	Aff.Sub.Wit.	=	Need Video viewing receipt for each conservator pursuant to Local Rule
1	Verified		7.15.8(A).
	Inventory	1	Note: If the petition is granted status hearings
	PTC		will be set as follows:
	Not.Cred.	1	• Thursday, 04/05/2016 at 9:00a.m. in
✓	Notice of Hrg	=	Dept. 303 for the filing of the inventory and appraisal <u>and</u>
1	Aff.Mail	=	• Thursday, 02/07/2017 at 9:00a.m. in
	Aff.Pub.	=	Dept. 303 for the filing of the first
	Sp.Ntc.	1	account.
1	Pers.Serv.		Pursuant to Local Rule 7.5 if the required
1	Conf. Screen		documents are filed 10 days prior to the hearings on the matter the status hearing will
✓	Letters	=	come off calendar and no appearance will be required.
✓	Duties/Supp		
	Objections]	
	Video X]	
	Receipt	4	
✓	CI Report		
	9202		
✓	Order		
	Aff. Posting		Reviewed by: LV
	Status Rpt		Reviewed on: 10/29/2015
	UCCJEA		Updates:
1	Citation		Recommendation:
	FTB Notice		File 13C – Ruiz

31C